MAILING BY "EXPRESS N Diaz Del Rio Perez	MAIL" (37 CFR 1.10)	Docket No. 576391-2003
Filing Date 04/16/2004	Examiner NA	Group Art Unit NA
		RECEIV
e following correspondence: etition; Declaration (37 CFR 1.47(I ; Credit CardPayment Form; and	o) bt Assignee; Supplemental E Receipt Acknowledgement Po	Declaration (McConoughey)
(Identify type (of correspondence)	· · · · · · · · · · · · · · · · · · ·
	· ·	to Addressee" service under
velope addressed to: The Assiste		condenses on 22313-1450 Conoughey Mailing Correspondence) Correspondence) Correspondence)
Note: Each paper must ha	ve its own certificate of mailing.	
	12/28/2007 (01 FC:2254	GBASHEIR 00000002 10553663 820.00 OP
	Filing Date 04/16/2004 e following correspondence: etition; Declaration (37 CFR 1.47(I); Credit CardPayment Form; and (Identify type of the United States Postal Service (selope addressed to: The Assister (2007))	Filing Date 04/16/2004 Examiner NA Assignee; Supplemental Examiner Control of the United States Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail Post Office May Stop PCT Action of Postal Service "Express Mail" Mailing Note: Each paper must have its own certificate of mailing. Note: Each paper must have its own certificate of mailing.

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/553,663	04/16/2004	DIAZ DEL RIO PEREZ, Ed.	576391-2003	3780

Mail Stop: PCT Commissioner for Patents Office of PCT Legal Administration P.O. Box 1450 Alexandria, VA 22313-1450

EXAMINER				
N.A.				
ART UNIT	PAPER NUMBER			
N.A.	N.A.			

CERTIFICATE OF MAILING BY EXPRESS MAIL

I hereby certify that this document and its attachments is being deposited with the United States Postal Service, "Express Mail Post Office to Addressee" service, under 35 C.F.R. § 1.10 in an envelope addressed to:

Attention: Office of PCT Legal

Administration Mail Stop: PCT

Commissioner for Patents

Office of PCT Legal Administration

P.O. Box 1450

Alexandria, VA 22313-1450

Signature:

David M. McConoughey, Esq. Registration No. 24,786

Express Mail Label No. EB358984261US

ASSIGNEE'S RENEWED PETITION PURSUANT TO 35 U.S.C. § 118 AND 37 C.F.R. § 1.47(b)

ASSIGNEE'S RENEWED PETITION

Fusaco IP, Sarl, the assignee of the entire right, title, and interest in the above-identified patent application, renews its petition to make application for patent itself pursuant to 37 C.F.R. § 1.47(b) based on the accompanying Declaration for Utility Patent Application (37 C.F.R. § 1.63) By Assignee Pursuant To 35 U.S.C. § 118 And 37 C.F.R. § 1.47(b) (hereinafter "Assignee's Declaration") and Supplemental Declaration of David M. McConoughey in Support of Renewed Petition by Assignee Pursuant to 35 U.S.C. § 118 and 37 C.F.R. § 1.47(b) (hereinafter "Supplemental Declaration") and the previously submitted Petition by Assignee Pursuant to 35 U.S.C. § 118 and 37 C.F.R. § 1.47 and its accompanying papers, each of which is

Assignee, Fusaco IP, Sarl, respectfully requests reconsideration bases.

Petition and the associated Assignee's Declaration and Supplemental Declaration in light of the retition and papers and the grant of the Assignee's petition.

THE DECISION ON PETITION

The Office in the Decision on Petition under 37 CFR 1.47(b) of April 30, 2007 set forth six (6) conditions for the grant of a petition under 37 C.F.R. § 1.47(b) as follows:

- 1. the requisite petition fee;
- 2. factual proof that the inventor refuses to execute the application;
- 3. a statement of the last known address of the inventor;
- 4. an oath or declaration by the 37 C.F.R. § 1.47(b) applicant on behalf of and as agent for the non-signing inventor;

- 5. proof that the 37 C.F.R. § 1.47(b) applicant has sufficient proprietary interest in the application; and
- 6. a showing that such action is necessary to preserve the rights of the parties or to prevent irreparable damage.

The Office determined that the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, had satisfied items 1., 3., and 6. The 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, submits that it has satisfied the remaining requirements items 2., 4., and 5.

RESPONSE

The Inventor's Refusal to Sign the Application.

The Supplemental Declaration sets forth that, subsequent to the inventor's lawyer, Daniel J, O'Connor, indication that he would "see what he could do with respect to the execution of the declaration by the inventor", lawyers for the inventor, Daniel J, O'Connor and Edward K.

Runyon, and the undersigned legal counsel for the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP,

Sarl, communicated repeatedly attempting to obtain the inventor's execution of the declaration and have not received a response from the inventor, despite even efforts by the inventor's legal counsel.

Most recently, on or about August 31, 2007 legal counsel for Fusaco IP, Sarl, initiated a further series of telephone conversations with Mr. Runyon, the explicit purpose of which, inter alia, was the execution of the declaration by the inventor. In a telephone conversation with Mr. Runyon on September 4, 2007, he undertook to attempt to schedule a conference call with the inventor involving, inter alia, the execution of the declaration by the inventor. In a telephone conversation with Mr. Runyon on October 3, 2007, he indicated that the inventor had not

responded to him at all. On October 11, 2007, legal counsel for Fusaco IP, Sarl, sent an email message to Mr. Runyon requesting the inventor to execute an attached Inventor's Declaration. (A copy of that email and its attached Inventor's Declaration is attached to the Supplemental Declaration as Exhibit A.) It is counsel's understanding from telephone conversations with Mr. Runyon that that request and accompanying declaration were communicated to the inventor. Legal counsel for Fusaco IP, Sarl, has subsequently spoken to Mr. Runyon on October 26 and 29, 2007 and been told that he has received no response from the inventor of any kind.

More than a year has elapsed since counsel for Fusaco IP. Sarl, sent the inventor a letter on September 29, 2006 requesting him to execute the enclosed Inventor's Declaration for the present application and enclosing the declaration and a copy of the application. The inventor has never responded to that request by executing the enclosed declaration.

To date, Fusaco IP, Sarl has received <u>no</u> response or information from the inventor,

Eduardo Diaz Del Rio Perez (or his legal counsel) indicating in any way that the inventor was
willing to execute the declaration.

It is clear that the inventor refuses to execute the declaration, persists in that refusal, and in fact has totally ceased to communicate (even with his own counsel -- in any respect.)

Applicant. Fusaco IP, Sarl, submits that it is blatantly clear that the inventor, Eduardo Diaz Del Rio Perez, refuses to execute the declaration and that Applicant. Fusaco IP, Sarl, has undertaken exceptional effort to secure execution of the declaration.

The Declaration By The 37 C.F.R. § 1.47(b) Applicant On Behalf Of And As Agent For The Non-Signing Inventor.

Accompanying this Renewed Petition is Assignee's Declaration which complies with the requirements of 37 C.F.R. § 1.497(a) and (b) and 1.47(b). The Assignee's Declaration is executed on behalf of the nonsigning inventor (Assignee Declaration, ¶ 5) and identifies the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl (Assignee Declaration, ¶ 4). The Assignee Declaration states the full name, residence, post office address, and citizenship of the nonsigning inventor (Assignee Declaration, ¶ 6). The Assignee Declaration also states the title of the person signing on behalf of the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, (Assignee Declaration, ¶ 2) and the relationship of the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, to the nonsigning inventor (Assignee Declaration, ¶ 3) as required by 37 C.F.R. § 1.64.

Proof of Proprietary Interest.

The Office asserts

The assignment is defective to prove the proprietary interest because the assignment does not identify the U.S. application at issue, but identifies provisional priority application. Applicant does not demonstrate how this agreement is directed to the above-referenced application.

The 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, respectfully traverses this assertion and conclusion because the present application (International Application No. PCT/IB04/01539) was automatically assigned to Fusaco IP, Sarl, by operation of the explicit language of the Assignment (attached as Exhibit 2 to the previously submitted Petition) for at least the following reasons:

1. the Invention disclosed and claimed in the provisional priority application (U.S. Patent Application Ser. No. 60/463,763) and assigned by the Assignment is the same invention

- identically disclosed and claimed in the present application (International Application No. PCT/IB04/01539); and
- 2. the present application (International Application No. PCT/IB04/01539) is an explicit continuation of the provisional patent application (U.S. Patent Application Ser. No. 60/463,763) which the Assignment explicitly assigned.

The Same Invention.

The Office recognizes that the Assignment relates to the provisional patent application (U.S. Patent Application Ser. No. 60/463,763) (Decision, pg. 3, "The assignment is ... identifies provisional priority application." *See also*, Exhibit 2, top margin.)

The present application (International Application No. PCT/IB04/01539) is identical to the provisional priority application (U.S. Patent Application Ser. No. 60/463,763), except that the present application refers to the provisional priority application on page 1 and introduces the claims with "What is claimed is:". (Declaration of David M. McConoughey ..., ¶ 2.) Hence, the disclosure of the present application (International Application No. PCT/IB04/01539) is identical to the disclosure of the provisional priority application (U.S. Patent Application Ser. No. 60/463,763.) Further, the provisional priority application concludes with claims. Hence, the identity between the two applications extends to the claims and the disclosure and claims of the present application (International Application No. PCT/IB04/01539) are identical to the provisional priority application (U.S. Patent Application Ser. No. 60/463,763.) Therefore, the Invention of the present application is the same Invention as the provisional priority application. The Assignment explicitly states "I [the inventor] hereby assign, sell and transfer a 100% undivided interest in said invention [of the provisional priority application]"

Continuation.

The Assignment also explicitly states "I [the inventor] hereby assign, sell and transfer a 100% undivided interest in said invention [of the provisional priority application], said application [the provisional priority application], including any divisions, <u>continuations</u>, and continuations in part <u>thereof</u>" (Emphasis supplied.) The reference on page 1 of the present application to the provisional priority application states

"The benefit of U.S. Patent Application Serial No. 60/463763, filed 18 April 2003, is claimed. This application is a continuation of U.S. Patent Application Serial No. 60/463763, filed 18 April 2003.

(Emphasis supplied.)

Hence, as a continuation of the provisional priority application, the present application was automatically assigned to Fusaco IP, Sarl, by operation of the explicit language of the Assignment.

CONCLUSION

In view of at least the foregoing remarks, accompanying submissions, and the prior submissions, the 37 C.F.R. § 1.47(b) Applicant, Fusaco IP, Sarl, respectfully requests reconsideration of the petition under 37 C.F.R. § 1.47(b) and its grant.

Respectfully submitted,

David M. McConoughey, Esq.

Registration No. 24,786 350 Fifth Ave Ste 4710

New York, NY 10118-4710

Tel: 212.268.1530

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/553,663	04/16/2004	DIAZ DEL RIO PEREZ, Ed.	576391-2003	3780

Mail Stop: PCT
Commissioner for Patents
Office of PCT Legal
Administration
P.O. Box 1450
Alexandria, VA 22313-1450

EXAMINER				
N.A.				
ART UNIT	PAPER NUMBER			
N.A.	N.A.			

CERTIFICATE OF MAILING BY EXPRESS MAIL

I hereby certify that this document and its attachments is being deposited with the United States Postal Service, "Express Mail Post Office to Addressee" service, under 35 C.F.R. § 1.10 in an envelope addressed to:

Attention: Office of PCT Legal Administration Mail Stop: PCT Commissioner for Patents Office of PCT Legal Administration P.O. Box 1450 Alexandria, VA 22313-1450

Signature:

David M. McConoughey, Esq. Registration No. 24,786

Express Mail Label No. EB358984261

DECLARATION FOR UTILITY PATENT APPLICATION
(37 C.F.R. § 1.63)
BY ASSIGNEE
PURSUANT TO
35 U.S.C. § 118 AND 37 C.F.R. § 1.47(b)

576391-2003

Approved for use through 06/30/2010. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

DECLARATION FOR UTILITY OR

Number

Attorney Docket

First Named Inventor

DESIGN			rst Named Inventor	DIAZ DE	EL RIO PEREZ, E	Eduardo	
PATENT AP		N .	CON	IPLETE IF	KNOWN		
(37 CFI	R 1.63)	A	oplication Number	10/553,6	663		
Declaration	Declarati	on Fi	ling Date	04/16/20	004 (Int'l)		
Submitted OR With Initial	Filing (su	rcharge Ai	rt Unit	N.A.			
Filing	required	1.16 (e)))	xaminer Name	N.A.			
I hereby declare that:							
Each inventor's residence, mail	ling address, a	nd citizenship are as	stated below next to	their name).		
I believe the inventor(s) named						l and for	
which a patent is sought on the	invention entit	led:					
Explosion-inhibiting Art	icles of Ma	nufacture					
				•			
the specification of which		(Title of the In	vention)				
<u> </u>							
is attached hereto							
OR							
was filed on (MM/DD/Y)	YYY)	04/16/2004	as United States Ap	oplication N	Number or PCT	International	
Application Number PCT/I	B04/01539	and was amended	on (MM/DD/YYYY)			(if applicable).	
I hereby state that I have revie				specification	on, including th	e claims, as	
amended by any amendment s	specifically refe	rred to above.					
I acknowledge the duty to dis	sclose informat	ion which is materia	al to patentability as	defined in	37 CFR 1.56	, including for	
continuation-in-part application and the national or PCT international control in the control in	ational filing da	te of the continuation	-in-part application.				
I hereby claim foreign priority inventor's or plant breeder's ri	benefits unde	r 35 U.S.C. 119(a)-(d) or (f), or 365(b) or PCT international ap	of any fore plication w	eign application which designate	(s) for patent, ed at least one	
country other than the United 5	States of Amer	ica. listed below and	have also identified t	below, by o	checking the bo	ox, any toreign	
application for patent, inventor before that of the application o	's or plant bree n which priority	der's rights certificate is claimed.	e(s), or any PC1 inter	nauonai a	pplication havi	ig a lilling date	
Prior Foreign Application Number(s)	Country	Foreign Filing (Certified Cop	py Attached? NO	
PCT/IB04/01539	IB	04/16/2004		7		V	
				i i			
				<u> </u>			
			, , L				

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/01 (07-07)

Approved for use through 06/30/2010. OMB 0651-0032

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

DECLARATION — Utility or Design Patent Application

correspondence to:	address ociated with tomer Number:			OR	V	Correspondence address below
Name						
David M. McConoughey, Esq.						
Address 350 Fifth Ave Ste 4710						
City			State			ZIP
New York			New York			10118-4710
Country	ļΤ	elephone		Ema	ail	
US	21	2.268.1530				
		WARNIN	NG:			
Petitioner/applicant is cautioned contribute to identity theft. Penumbers (other than a check or the USPTO to support a petition the USPTO, petitioners/applicant them to the USPTO. Petitione publication of the application (ur or issuance of a patent. Furthe application is referenced in a authorization forms PTO-2038 spublicly available. I hereby declare that all statement and belief are believed to be statements and the like so made false statements may jeopardized.	rsonal information credit card author or an application as should consider a polication at should consider a non-public ermore, the recompublished application application application application application application and further and further are punishable	on such as social rization form PTO on. If this type of er redacting such vised that the reception request in cord from an aband cation or an issument purposes a of my own knower that these states by fine or impriso	security n -2038 subn personal in personal ir cord of a p compliance oned applied patent re not reta ledge are t ements we onment, or	umbers, bank a nitted for payme formation is incuformation from atent application with 37 CFR 1.2 cation may also (see 37 CFR ined in the application may also the made with both, under 18	account nt purpo luded in the docu n is ava 213(a) is be ava 1.14). ication f stateme the kno	numbers, or credit card oses) is never required by documents submitted to uments before submitting tilable to the public after a made in the application) tilable to the public if the Checks and credit card tile and therefore are not ents made on information owledge that willful false
NAME OF SOLE OR FIRST IN	/ENTOR:	√ Ap	etition has	been filed for th	s unsigr	ned inventor
Given Name (first and middle [if	any])			Family Name of	or Surna	me
Eduardo		*	-	Diaz Del Rio Per	ez	•
Inventor's Signature						Date
						October, 2007
Residence: City	State		Country		Citizer	nship
Madrid	_		Spain		Spain	
Mailing Address Calle Caleruega No. 3	· .		,			
City	State		Zip			Country
Madrid			E-2	3033	;	Spain
Additional inventors or a legal rep	presentative are being	named on the	supplem	ental sheet(s) PTO/	SB/02A or	02LR attached hereto.

I hereby declare that:

- Fusaco IP, Sarl, is a limited liability company organized and existing under the laws of Switzerland and has a mailing address of p,a, DEV, 2, Avenue de Gratta-Paille, Casa Postale 452, 1000 Lausanne 30, Switzerland.
- 2. I am the Managing Director of Fusaco IP, Sarl.
- 3. Fusaco IP, Sarl is the assignee from the inventor, Eduardo Del Rio Perez, (as assignor) of a 100% undivided interest in the Invention disclosed and claimed in International Application No. PCT/IB04/01539, April 16, 2004, and its priority application U.S. Patent Application Serial No. 60/463,763, filed April 18, 2003.
- 4. Fusaco IP, Sarl is the 37 C.F.R. § 1.47(b) applicant in the above-identified application because the inventor, Eduardo Del Rio Perez, refuses to sign the application.
- 5. I make this Declaration on behalf Fusaco IP, Sarl, and Fusaco IP, Sarl, in turn, makes this Declaration on behalf of and as agent for Eduardo Del Rio Perez as inventor of the Invention disclosed and claimed in International Application No. PCT/IB04/01539, April 16, 2004, and its priority application U.S. Patent Application Serial No. 60/463,763, filed April 18, 2003 and for which a patent is sought.
- 6. The inventor's residence, mailing address, and citizenship are
 - a. Residence and mailing address:

Eduardo Diaz Del Rio Perez

Calle/Caleruega No. 3

28033 Madrid

Spain.

b. Citizenship: Spain.

7. I believe the inventor named to be the original and first inventor of the subject matter

disclosed and claimed in International Application No. PCT/IB04/01539, April 16, 2004,

and its priority application U.S. Patent Application Serial No. 60/463,763, filed April 18,

2003 and for which a patent is sought.

8. I hereby declare that all statements made herein of my own knowledge are true and that

all statements made on information and belief are believed to be true; and further that

these statements were made with the knowledge that willful false statements and the like

so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that

willful false statements may jeopardize the validity of the application or any patent issued

thereon.

Dated: October 30, 2007

Fusaco IP, Sarl

Stefan P. Broinowski

Its Managing Director

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/553,663	04/16/2004	DIAZ DEL RIO PEREZ, Ed.	576391-2003	3780

Mail Stop: PCT Commissioner for Patents Office of PCT Legal Administration P.O. Box 1450 Alexandria, VA 22313-1450

EXAMINER				
N.A.				
ART UNIT	PAPER NUMBER			
N.A.	N.A.			

CERTIFICATE OF MAILING BY EXPRESS MAIL

I hereby certify that this document and its attachments is being deposited with the United States Postal Service, "Express Mail Post Office to Addressee" service, under 35 C.F.R. § 1.10 in an envelope addressed to:

Attention: Office of PCT Legal

Administration Mail Stop: PCT

Commissioner for Patents Office of PCT Legal Administration

P.O. Box 1450

Alexandria, VA 22313-1450

Signature:

David M. McConoughey, Esq. Registration No. 24,786

Express Mail Label No.

EB358984261

SUPPLEMETARY DECLARATION **OF** DAVID M. McCONOUGHEY IN SUPPORT OF RENEWED PETITION BY ASSIGNEE PURSUANT TO 35 U.S.C. § 118 AND 37 C.F.R. § 1.47(b)

David M. McConoughey hereby declares that:

- I am the same individual as executed the Declaration of David M. McConoughey in Support of Petition by Assignee Pursuant to 35 U.S.C. § 118 and 37 C.F.R. § 1.47 in the above-identified matter, said Declaration being incorporated herein by reference.
- 2. Subsequent to the telephone conversation referred to in my prior Declaration, Messrs. Daniel J. O'Connor and Edward K. Runyon as legal counsel for the inventor, Eduardo Diaz Del Rio Perez, and I had telephone conversations through November 2006 into February 2007 requesting the execution of the declaration by the inventor. In February 2007 counsel for the inventor undertook to initiate the scheduling of a conference call to include the inventor and a representative of the 37 C.F.R. § 1.47 Applicant, Fusaco IP, Sarl to discuss, inter alia, the inventor's execution of the declaration. That conference call did not occur and communications were temporarily suspended.
- 3. On or about August 31, 2007 I initiated a further series of telephone conversations, the explicit purpose of which was, inter alia, the execution of the declaration by the inventor.
- 4. In a telephone conversation with Mr. Runyon on September 4, 2007, he undertook to attempt to schedule a conference call with the inventor involving, inter alia, the execution of the declaration by the inventor.
- 5. In a telephone conversation with Mr. Runyon on October 3, 2007, he indicated that the inventor had not responded to him at all.
- 6. On October 11, 2007, I sent an email message to Mr. Runyon requesting that the inventor execute an attached Inventor's Declaration. (A copy of that email and its attached Inventor's Declaration is attached hereto as Exhibit A.) It is my understanding from

DAVID M. McConoughey, Esq. 576391-2003

telephone conversations with Mr. Runyon that my request and the Inventor's Declaration were communicated to the inventor.

- 7. I have subsequently spoken to Mr. Runyon on October 26 and 29, 2007 and been told that he has received no response from the inventor of any kind.
- 8. To date I have received no response or information from the inventor, Eduardo Diaz Del Rio Perez, or his legal counsel indicating in any way that the inventor was willing to execute the declaration.
- 9. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: October 30, 2007

EXHIBIT A

FUSACO IP, Sarl: US Pat Appln Ser No10/553663 - Inventor's Declaration

From:

"David M. McConoughey" < dmcconou@ix.netcom.com>

To:

Edward K Runyan

Cc:

"Daniel J. O'Connor" < Daniel. J. O'Connor@bakernet.com>

Subject:

FUSACO IP, Sarl: US Pat Appln Ser No10/553663 - Inventor's Declaration

Date:

Oct 11, 2007 12:49 PM

Attachments:

sb0001 filled20071010.pdf

Dear Ed:

Following up on our telephone conversation, on behalf of our client FUSACO IP, Sarl, we request that your client, Eduardo Diaz del Rio Perez (the inventor identified in the above-identified U.S. patent application) execute the enclosed Inventor's Declaration.

We request a response, i.e., either by way of receipt of the executed declaration or by notice of Sr. Diaz del Rio Perez's refusal to execute the declaration, by Tuesday, October 23rd so that we can prepare and file the appropriate papers in the U.S. Patent and Trademark Office in a timely fashion.

We request that you inform Sr. Diaz del Rio Perez that, in the event that he refuses to sign the declaration and that the pending U.S. patent application becomes abandoned as a consequence, FUSACO IP, Sarl (in which he has a financial interest) will suffer the loss of the patent application and associated economic loss.

Sincerely,

Dave

David M. McConoughey, Esq. Suite 4710 Empire State Building 350 Fifth Avenue New York, NY 10118-4710 Telephone: 212.268.1530

DIAZ DEL RIO PEREZ, Eduardo

576391-2003

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. Attorney Docket

Number

First Named Inventor

DECLARATION FOR UTILITY OR

DESIGN

PATENT APPLICATION			COMPLETE IF KNOWN				
(37 C	FR 1.63)	7	Application	Number	10/553	,663	
Declaration CR	✓ Declara	tion ted after Initial	Filing Date		04/16/2	2004 (Int'I)	
Submitted OR With Initial	Filing (s	urcharge	Art Unit		N.A.		
Filing	require	R 1.16 (e)) d)	Examiner N	lame	N.A.		
I havebu de alere thete							
I hereby declare that: Each inventor's residence, m	-:::	and citizenship are a	a atatad ba	low post to t	hair nam		· ·
	•	•		•			and and fan
I believe the inventor(s) name which a patent is sought on the			nventor(s)	of the subject	πaπer ν	wnich is ciaim	ned and for
Explosion-inhibiting A	rticles of Ma	nufacture					
						,	
	<u> </u>	(Title of the I	nvention)				
the specification of which		•	ŕ	•			
is attached hereto							
OR							
was filed on (MM/DD/	YYY)	04/16/2004	as Unite	ed States Ap	plication	Number or P	CT International
Application Number PCT	/IB04/01539	and was amended	on (MM/DI	D/YYYY) [(if applicable).
I hereby state that I have revi	l ewed and under	rstand the contents o	of the above	۱ e identified s	pecificati	on, including	the claims, as
amended by any amendment	specifically refe	erred to above.					
I acknowledge the duty to d							
continuation-in-part application and the national or PCT interest.					the ming	g date of the	prior application
I hereby claim foreign priorit inventor's or plant breeder's							
country other than the United	States of Amer	ica, listed below and	i have also	identified be	elow, by	checking the	box, any foreign
application for patent, invento before that of the application			te(s), or an	y PCT interr	national a	pplication ha	ving a filing date
Prior Foreign Application	Country	Foreign Filing		Priori			Copy Attached?
Number(s) PCT/IB04/01539	IB	(MM/DD/YYY 04/16/2004	11	Not Clair	mea	YES	NO ✓
				<u> </u>	J 		
	,				ן ו		
					J		
A dataset a second		links design				TO/05/005	
Additional foreign ap	phication number	ers are listed on a su	ippiementa	i priority data	a sneet P	10/28/05R 8	illached nereto.

[Page 1 of 2]

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

DECLARATION — Utility or Design Patent Application Correspondence The address Direct all address below correspondence to: associated with Customer Number: Name David M. McConoughey, Esq. Address 350 Fifth Ave Ste 4710 State ZIP City New York New York 10118-4710 Telephone Email Country 212.268.1530 US **WARNING:** Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not

publicly available.

NAME OF SOLE OR FIRST INVENTOR:		A petition has	A petition has been filed for this unsigned inventor			
Given Name (first and mi	iddle [if any])		Family Name or Surname			
Eduardo			Diaz Del Rio Perez	z .		
Inventor's Signature			· · · · · · · · · · · · · · · · · · ·	Date		
				October, 2007		
Residence: City	State	Country		Citizenship		
Madrid		Spain		Spain		
Mailing Address Calle Caleruega No. 3						
City	State	Zip)	Country		
Madrid		E-2	8033	Spain		

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the
 Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from
 this system of records may be disclosed to the Department of Justice to determine whether
 disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is

referenced by either a published application, an application open to public inspection or an issued patent.

9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE
Under the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless if displays a valid OMB control number.

PETITION	FOR EXTENSION OF TIME UNDER 3	7 CFR 1.136(a)	Docket Number (Optional))
FY 2008 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818).)		576391-	2003	
Application Number 18,553, 663		Filed 64/16/20	264	
	20 SION - /NHIBITIMO DETICES	SOF MANUF		
Art Unit	N.A.		Examiner //	9.
This is a req application.	uest under the provisions of 37 CFR 1.136(a) to extend the perio	d for filing a reply in the a	above identified
The request	ed extension and fee are as follows (check	time period desired ar	nd enter the appropriate	fee below):
		<u>Fee</u>	Small Entity Fee	
	One month (37 CFR 1.17(a)(1))	\$120	\$60	\$
	Two months (37 CFR 1.17(a)(2))	\$460	\$230 .	\$
	Three months (37 CFR 1.17(a)(3))	\$1050	\$525	\$
\square	Four months (37 CFR 1.17(a)(4))	\$1640	\$820	s 820.00
	Five months (37 CFR 1.17(a)(5))	\$2230	\$1115	\$
Applica:	nt claims small entity status. See 37 CFR 1.	.27.		
A chec	k in the amount of the fee is enclosed.		·	•
Payme	nt by credit card. Form PTO-2038 is att	ached.		
The Dir	rector has already been authorized to c	harge fees in this a	pplication to a Deposit	Account.
	rector is hereby authorized to charge ar			
			closed a duplicate cop	
	IG: Information on this form may become pub credit card information and authorization on I		ation snould not be includ	ed on this form.
I am the	applicant/inventor.			
	assignee of record of the entire			
	Statement under 37 CFR 3.7	• •		
	attorney or agent of record. Reg		(7, 106	_
	attorney or agent under 37 CFR Registration number if acting under			
	and M. Ma Consuler	_	10/291	2007
	Signature		Da Da	ate
	VID M. Mc CONOUGHEY		212.268.1	15.30
	Typed or printed name		Telephon	e Number
	es of all the inventors or assignees of record of the entiruired, see below.	e interest or their representa	ative(s) are required. Submit mu	ultiple forms if more than one
Total o	of forms are s	submitted.		

This collection of information is required by 37 CFR 1.136(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 6 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.